## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE, DIVISION

	2000		~	•	•	_	1
w	<u> </u>	,	-	i١			1
R	L	v		•	v	_	100

) MAR 2 6 2025				
) U.S. DISTRICT COURT MIDDLE DISTRICT OF THE				
) Case No: 3:23-cv-0054				
) Judge Richardson / Holmes				
)				
)				
)				

## MOTION FOR REVIEW OF ORDER

Comes now the Plaintiff, Donald Middlebrooks, by and through himself and respectfully files this motion for review in objection to the Order handed down by the Honorable Magistrate Holmes on the 11<sup>th</sup> day of March 2025. In support of this Motion the following will be shown.

- 1.) Federal Rules of Civil Procedure 12(f) state the following:
- (f) **Motion to Strike**. The court may strike from a pleading an insufficient defense or any redundant, immaterial, impertinent, or scandalous matter...

While the plaintiff admits to a limited understanding of how the Laws and Court rulings may affect certain issues, as well as how individuals can redress the deprivations suffered by ill intending authority figures, he does have a small understanding of the English language. The part of language the plaintiff would bring to this Honorable Courts attention is simply "Insufficient Defense," just one of the criteria for the Motion to Strike. The word "Insufficient" simply means not enough. The word "Defense" simply means the act of defending. The plaintiff moved this Honorable court to "strike" the defendants motion for summary judgment simply because without

the ill-gotten, illegally obtained, unfair, unethical and immoral way the defendants attorneys of

record obtained the information contained in their summary judgment should by all reasoning be

removed from a court of law which is supposed to be bound by fairness, judicial equity and the

rule of law, not driven by the "good ole boy" club ethos. Pursuant to Federal Rules of Civil

Procedure 56, Summary Judgment: A party may move for summary judgment, identifying such

claim or defense – or the part of such claim or defense – on which summary judgment is sought...

When the plaintiff puts these parts of the English Language together, looking to the Blacks Law

Dictionary for understanding it is quite clear that a "Claim for Defense" can easily fall within the

meaning of insufficient defense, especially when the defendants have used their authority and

office as a badge, obtained information not able to be obtained by ordinary law-abiding individuals

in order to gain an upper hand... Just because they can get away with it. Corrupt and Illegal activity

done by individuals in authority no matter the reasoning is still corrupt and illegal and should be

punished or at least shunned by the Courts. WHO ELSE HAS THE AUTHORITY?

2.) The plaintiff will accept the current ruling; the Federal Court System does not have

authority to punish those individuals who so knowingly, intentionally and blatantly violate their

well established U.S.C.A. Statutes. The plaintiff is currently looking for information on what court

if any, deals with individuals who violate Federal Criminal Statutes.

Wherefore the plaintiff submits this objection to the Order handed down in the above styled

cause by the Honorable Magistrate Holmes on the 11th day of March 2025.

Respectfully Submitted,

Donald Middlebrooks #129769 R.M.S.I. Unit 2

7475 Cockrill Bend Blvd.

Nashville, Tennessee 37209-1048

2

## **CERTIFICATE OF SERVICE**

I Donald Middlebrooks, do hereby certify that I have send a true and exact copy of the foregoing, via first class mail, postage prepaid to Mr. Brian Enright, BPR# 041742, Assistant Attorney General, P.O. Box 20207, Nashville, Tennessee 37202, this the 18th day of March 2025.

Oonald Middlebrooks #129769

R.M.S.I. Unit 2

7475 Cockrill Bend Blvd.

Nashville, Tennessee 37209-1048

**LEGAL MAIL** 

R.M.S.I. Unit 2 Nashville, Tennessee 37209 7475 Cockrill Bend Blvd. Donald Middlebrooks #129769

MAR 18 2025

RIVISI MAILROOM OUTGOING LEGAL

ATTN: Clerk

719 Church Street, Suite 1300 **United States District Court** Middle District of Tennessee

Nashville, Tennessee 37203

RECEIVED

U.S. DISTRICT COURT MIDDLE DISTRICT OF TN MAR 2 6 2025



i.

The Dept of Corrections/RiMS!

HMS/ Cit inspected nor

or proced and a not responsible for the contents